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1	WHEREAS, Plaintiff now acknowledges that Flamingo was not Plaintiff's employer, and a	
2	such, Flamingo and Plaintiff have agreed pursuant to Federal Rule of Civil Procedure 15(a)(2), t	
3	allow Plaintiff to amend her Complaint in order to name Plaintiff's former employer, Caesar	
4	Enterprise Service, LLC ("CES"), as a defendant in place of existing defendant Flamingo;	
5	NOW, THEREFORE, it is hereby STIPULATED by Plaintiff and Flamingo as follows:	
6	1. Plaintiff shall have until October 19, 2021, to file a First Amended Complaint t	
7	name CES as a defendant in place of existing defendant Flamingo.	
8	IT IS SO STIPULATED.	
9	DATED this6th day of October, 2021.	
10	LAW OFFICE OF MARY F. CHAPMAN, LTD.	FENNEMORE CRAIG, P.C.
11	/s/ Mary F. Chapman	/s/ Shannon S. Pierce
12	Mary F. Chapman, Esq.	Shannon S. Pierce (Bar No. 12471)
12	State Bar No. 6591	Geenamarie V. Carucci (Bar No. 15393)
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15	Tel: (702) 202-4223	Facsimile: (775) 786-1177
16	Attorney for Plaintiff	Attorneys for Defendant Flamingo Las Vegas Operating Company
17		LLC
18		
19	<u>ORDER</u>	
	IT IS SO ORDERED:	
20		
21		
22	United States Magistrate Judge	
23		
24		Dated: October 6, 2021
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